

as the "force bill." Very well, I do not object to the name.

"Let it be understood that whenever the people cannot be secured in their rights and liberties by peaceful means, we will secure them by force. This is the mission of the party of Lincoln. This is what it fought four years for, and on this principle it triumphed, and will triumph in the future."

"The party has lately suffered a notable defeat in the nation, though not in Michigan. Here the water is too pure and the air too clear to restore the mind south to power."

"The occasion of this national defeat is not far to seek. In the late campaign the managers at Minneapolis organized defeat by resigning to the rear all the distinctive republicanism of the party, and confined the campaign substantially to the single question of the tariff, upon which our people are not all agreed."

"They are generally protectionists, as I am, but they were not willing to be tied down to the schedules of the McKinley bill. They are all for liberty and the union, and they want these made permanent."

"They are opposed to lynchings and in favor of law. They are opposed to intimidation at the polls, and desire that every citizen may be secure in the use of his ballot. They believe that this is a nation, and that its duty is to secure to all the people their rights and liberties under the national constitution."

"The late campaign made little account of these matters, but fought them manfully in the McKinley bill. We were made pretty well acquainted with Governor McKinley and Chauncey M. Depew, but they seemed to have forgotten Lincoln."

"And now, it seems to me, if the party is to remain what it has been, it will go back to Lincoln, its great and most venerated leader. It will not need to change its economic principles, but to keep steadily at the front, high advanced in the great questions of liberty, union and nationality. That is our field and in it there is no party to take our place."

"Massachusetts has just elected to the senate, the author of the force bill and thus proclaimed her adherence to the party of Lincoln. Michigan will stand by her as she did in 1860."

"I seem to be speaking to you out of the past and hold up to you the great examples. The founders of this party were not self-seekers. They wrought for the whole, and their successors must do the same."

"Circumstances change, but principles never change. New conditions arise and new applications of principles are required to meet them. The progress of a great nation involves constant readjustments. But the rights and liberties of the people are the first and highest consideration under all conditions, and whatever party loses sight of this misses the road to permanent success."

"Michigan has been a leader in the great battle for liberty and union since 1840. Let us believe that by her fidelity to principles she will continue to hold her position."

"The party of Lincoln have had a great career. It was a giant at its birth because it represented liberty and obedience to law, the predominant patriotism of the people. It is great still, because it has in its keeping the great cause it represented in the beginning."

"It is often easier to win a great battle than to preserve its fruits. We have won the battle gloriously. Now let us secure its fruits to the people. That is the great contest of today. Under all controversies about tariffs, finances and labor, the greatest of all controversies never to be lost sight of, is the preservation of the principles of the party of Lincoln. They form a brilliant galaxy from Abraham Lincoln to James G. Blaine."

"Let the young men follow their illustrious example and the party of Lincoln, the party of liberty and union, will still continue to lead the country safely and gloriously."

MUSIC OF THE OCCASION.

The musical part of the program was splendidly prepared and highly appreciated. Musical numbers were interspersed throughout the program and served as little resting places between speeches. The Lincoln club choir, consisting of Dr. M. J. Joy, Fred Mott, Fred K. Miller and A. H. Morehead, gave several fine selections, all of which were well received. The last number they sang was "The Owl and the Pussy-Cat." Being called back, they gave "Marching Through the ranks" and the audience joining in the chorus. Worsburg's band discoursed several choice selections during the banquet and between the speeches.

ELECTION OF OFFICERS.

The annual election of officers of the Lincoln club was held in the club room yesterday afternoon. Voting was by ballot and resulted in the unanimous choice of the following: President, the Hon. M. S. Crosby; vice president, Joseph R. Griswold; secretary, George Caperton; treasurer, John W. Blodgett.

DISEASE GERMS ILLUSTRATED.

Prof. Vaughan delivered his second lecture on "Causes of Disease" before the University Extension association last night. The subject of disease germs must have been well impressed on his hearers, for they were shown with the aid of the stereoscope as magnified 15,000 times. Astonishing diseases, due to errors in diet, non-ventilation, lack of exercise, and exhaustion and impure air were discussed and the means of preventing them. The germs illustrated included most of those which are sources of the more common and virulent diseases.

BURGLES KEPT AWAY.

Burglars gained entrance to the rooms of Adolph Hamelstein, corner of Broadway and Sixth streets some time Thursday night. Three boxes were drilled into the door of the suite, but some of them penetrated through. They left both the front and back doors open, but took nothing. Mr. Hamelstein thought they were frightened away by a hydraulic pump, which empties itself once an hour, emitting a hissing sound. The doctor, however, saw no sign. The safe contained only 12 cents.

BONDS TO BUY GOLD

Secretary Foster Will Issue Fifty Millions Worth.

THE HEAVY EXPORT DRAIN

Details Are to be Kept Secret Until the Deal is Consummated—Private Transaction.

WASHINGTON, Feb. 10.—Secretary Charles Foster is, on very high authority, reported to be now issuing bonds, or certificates, to be converted into bonds in order to replenish the stock of gold in the treasury. The issue is made upon the authority contained in section 5 of the resumption act, and over \$50,000,000 worth of bonds are to be issued. This statement is made on authority which is indisputable. It is the purpose of the department to have the gold bonds issued and the gold in its possession before public announcement of the issue is made, and therefore Secretary Foster will not give out the facts. Henry W. Cannon was here on Sunday, and before noon Monday all plans had been completed for the placing of the full volume of bonds to be issued, and the department began at once to carry out the plan, it being the purpose not to put the bonds into the open market.

The statement that gold is being secured in exchange for greenbacks from the banks discloses only one feature of the transaction that aids in the concealment of the rest until such time as it is considered by the department to be wise, from a business point of view, to disclose the whole plan. The greenbacks that are in the hands of the government, or coming in from time to time, do not amount to what is regarded as sufficient for the present emergency, and the exchange is but a temporary expedient. Starting with \$50,000,000 the plan contemplates the issue of as much more as the circumstances demand, even up to the limit of the entire amount of outstanding greenbacks, provision for the redemption of which gives the excuse and legal authority for the issue of the bonds.

The greenbacks that are now being exchanged for gold are expected to be returned by the banks for redemption for gold. The bond issue being under a law providing that bonds may be issued for redemption of greenbacks will give an excuse for the bond issue which will ultimately be sufficient to cover the full issue of greenbacks. It is necessary, though, of course, a very small amount of greenbacks will be presented to the treasury for redemption.

HE WANTS TO KNOW.

Mr. Bynum Objects to the Issuance of Gold Bonds at Par.

WASHINGTON, Feb. 10.—Mr. Bynum today introduced a resolution in the house as follows: "Whereas, it is currently reported that the secretary of the treasury intends to issue gold bonds to the value of \$50,000,000, and to dispose of the same at private sale to a syndicate at their face value; and, "Whereas, the bonds of the character reported, as proposed to be issued by the secretary of the treasury, are selling on the market at a premium of about 10 percent; therefore, be it "Resolved, That the secretary of the treasury be and he is requested to inform this house whether he contemplates the issuance of any bonds of the character reported, and if so, how, where, to whom, and at what price it is proposed to dispose of the same."

Mr. Bynum was asked whether or not he had reason to believe that the secretary of the treasury was about to issue bonds, and he replied that such was the report. In answer to further questions, he said that he had heard the report from several sources. It was reported that the secretary was about to issue \$50,000,000 in bonds with which to secure gold; that a syndicate of all banks, and a syndicate of bankers, and that the gold had been received from the banks this week had been given as part of the transaction. It was his purpose to ascertain whether or not the report was correct.

DECIDED TODAY.

The Senate Will Vote on the Automatic Car Coupler.

WASHINGTON, Feb. 10.—The vice president presented the memorial of the Chicago chamber of commerce favoring the annexation of the Hawaiian islands, and it was referred to the committee on foreign relations. The vote by which the house bill to provide for sundry light houses and other aids to navigation was passed some days ago, was an motion of Mr. Dolph, reconsidered, all the amendments adopted by the senate to it were rejected and the bill was passed without amendment just as it came from the house.

The calendar was taken up, and the following bills were passed: senate bill appropriating \$60,000 for a public building at Lansing, Mich. Two senate bills to authorize the construction of dams across the Kalamazoo river in Kansas. Senate joint resolution for the appropriation of the library of Hubert Howe Bancroft, and a report as to whether its purchase for the congressional library is advisable.

Among other bills passed was Senate bill to amend section 4,217 of the revised statutes in relation to the transportation of merchandise. It prohibits the transportation of merchandise from one American port to another American port through a foreign port, and was explained by Mr. Frye as aimed at the foreign tramp steamers, which paid the coastwise laws by taking merchandise from New York to Bremen or Antwerp and thence to San Francisco.

The conference report on the bill to restore to the public domain a portion of the White Mountain Apache Indian reservation was presented and agreed to.

The railroad car automatic coupler bill was taken up and its consideration proceeded with. A long debate took place on the amendment offered jointly by Messrs. McPherson and Harris to strike out of the second section the words "coupling automatically by impact" and to make other changes in phraseology. Mr. Cullom, in charge of the bill, appealed to Mr. McPherson to let the bill pass in its present shape, promising to have it carefully examined and amended in conference. Mr. McPherson, however, declined to assent to the proposal. His amendment was then voted on and rejected.

Mr. George then moved to amend the fifth section by substituting for the American Railway Association "The Brotherhood of Railroad Trainmen," as the body that is to designate the standard height of draw-bars, etc. He described the bill as the price of shame, and said he had never, during his long service in congress, encountered a bill that "thundered" so much in the index and performed so little. It was the men whose lives were to be protected that should be consulted as to the proper services to be rendered. The question taken on Mr. George's amendment and was rejected. Yeas, 10; nays, 37.

The bill was about to be pressed to a vote when Mr. Harris suggested that hardly any senator knew precisely what the bill as amended contained, and he therefore moved that the bill go over till tomorrow and that it be printed. There was no objection to that on the part of Mr. Cullom, if only an hour were fixed for taking the vote and the hour was fixed for 4 o'clock tomorrow. The executive, legislative and judicial bills were presented and referred to the committee on appropriations. The senate, on motion of Mr. Hoar, at 5 o'clock proceeded into executive business and shortly afterward adjourned till 12 o'clock tomorrow.

TO WRECK A ROAD

"Napoleon" Ives at His Old Tricks Again.

EXPERIENCE IS NO TEACHER

This Time It is Aligned His Has Deceases on the Cleveland, Akron and Columbus Road.

COLUMBUS, O., Feb. 10.—Ever since the hearing of the mandamus proceedings brought by Powell, Ricketts and Black, in behalf of a mysterious individual under the name of Edward L. Mortimer, to compel the Cleveland, Akron and Columbus railway officials to open their books to an expert accountant for inspection, and the decision of the court ordering the books of the company opened, the officers of the railroad company have been diligently at work trying to find out the man Mortimer might be. Detectives have been quietly employed with a feint that is starting in the extreme, and furnished a ground work for an explanation for the entire proceeding that have been so strongly brought, and that are being conducted within so deep a shroud of mystery.

In this position it is stated that Mortimer resided in New York city. When his counsel, on the witness stand, was asked where Mortimer resided, he replied that he was informed that he lived at No. 1414 Broadway, New York; that they have never seen him, and that they were employed by a firm of lawyers in New York named Bard & Decker, No. 40 Wall street.

The officers of the company then had search made at No. 1414 Broadway and found it was a hotel, and that a man named Edward L. Mortimer sometimes stopped there for short periods and registered as from Buffalo, N. Y. They have been utterly unable to find any other Edward L. Mortimer in New York city. A detective was employed to interview the Edward L. Mortimer who sometimes stopped at No. 1414 Broadway.

Is He an Actor? The company has learned that there is an Edward L. Mortimer residing in Buffalo who was formerly an actor and who is now a clerk or bookkeeper. It is evidently not a man of means. The officers of the company are also informed that not long before the commencement of this suit administration certificates for 5,800 shares, held by the American association, were purchased in Amsterdam, through a banking house, for a broker who has his office with Henry S. Ives, who has offices at No. 40 Wall street, New York, and in the same building as Bard & Decker have their office.

Ives, known as the "Napoleon of Finance," got control of the Cincinnati, Hamilton & Dayton railway and brought that company to the brink of ruin by the most disreputable financiering. These certificates for 5,800 shares were paid for transfer into a like number of shares of stock of the Cleveland, Akron & Columbus Railway company. The officers of the company expect that these shares will soon be presented for transfer on the books of the company. The total amount of capital stock of the company is 40,000 shares.

The officers of the railway company are also informed that Henry S. Ives has brought suit against another railway company in Ohio in the name of an obscure individual with Bard & Decker as attorneys, in which similar violent charges are made against a most respectable body of men who are the directors of that company. They have no doubt that the Mortimer suit is really brought by Ives for sinister purposes of his own, and that the suit is contemplated on the Cleveland, Akron & Columbus Railway company like that which Ives made on the Cincinnati, Hamilton & Dayton.

To Secure a Copper Refinery. SALT LAKE, Utah, Feb. 10.—The chamber of commerce and the Business Men's association and thirty councilmen of Salt Lake have raised a bonus of \$125,000 and 160 acres of land to induce the establishment of a copper refinery.

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TO WRECK A ROAD

"Napoleon" Ives at His Old Tricks Again.

EXPERIENCE IS NO TEACHER

This Time It is Aligned His Has Deceases on the Cleveland, Akron and Columbus Road.

COLUMBUS, O., Feb. 10.—Ever since the hearing of the mandamus proceedings brought by Powell, Ricketts and Black, in behalf of a mysterious individual under the name of Edward L. Mortimer, to compel the Cleveland, Akron and Columbus railway officials to open their books to an expert accountant for inspection, and the decision of the court ordering the books of the company opened, the officers of the railroad company have been diligently at work trying to find out the man Mortimer might be. Detectives have been quietly employed with a feint that is starting in the extreme, and furnished a ground work for an explanation for the entire proceeding that have been so strongly brought, and that are being conducted within so deep a shroud of mystery.

In this position it is stated that Mortimer resided in New York city. When his counsel, on the witness stand, was asked where Mortimer resided, he replied that he was informed that he lived at No. 1414 Broadway, New York; that they have never seen him, and that they were employed by a firm of lawyers in New York named Bard & Decker, No. 40 Wall street.

The officers of the company then had search made at No. 1414 Broadway and found it was a hotel, and that a man named Edward L. Mortimer sometimes stopped there for short periods and registered as from Buffalo, N. Y. They have been utterly unable to find any other Edward L. Mortimer in New York city. A detective was employed to interview the Edward L. Mortimer who sometimes stopped at No. 1414 Broadway.

Is He an Actor? The company has learned that there is an Edward L. Mortimer residing in Buffalo who was formerly an actor and who is now a clerk or bookkeeper. It is evidently not a man of means. The officers of the company are also informed that not long before the commencement of this suit administration certificates for 5,800 shares, held by the American association, were purchased in Amsterdam, through a banking house, for a broker who has his office with Henry S. Ives, who has offices at No. 40 Wall street, New York, and in the same building as Bard & Decker have their office.

Ives, known as the "Napoleon of Finance," got control of the Cincinnati, Hamilton & Dayton railway and brought that company to the brink of ruin by the most disreputable financiering. These certificates for 5,800 shares were paid for transfer into a like number of shares of stock of the Cleveland, Akron & Columbus Railway company. The officers of the company expect that these shares will soon be presented for transfer on the books of the company. The total amount of capital stock of the company is 40,000 shares